IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANI

IN RE: Case No. 19-22111-TPA

Kenneth R. Weber aka Ken Weber, aka Kenneth Weber

Chapter: 13

Debtor

Nicholas Bandola,

Movant,

v.

Hearing Date: October 14, 2020

Kenneth R. Weber Hearing Time: 9:30 a.m.

aka Ken Weber, aka Kenneth Weber,

Response Date: September 14, 2020

Respondent.

MOTION FOR RELIEF FROM THE AUTOMATIC STAY

Movant, Nicholas Bandola, by and through his attorneys, G. Christopher Apessos, Esquire and Friday & Cox, LLC, files the following Motion for Relief from the Automatic Stay:

- Movant, Nicholas Bandola, is an adult individual residing in Allegheny County,
 Pennsylvania.
- 2. On or about December 16, 2016, Respondent, Kenneth R. Weber, (Debtor) while operating a motor vehicle, struck Movant, a pedestrian at the time, causing Movant severe injuries.
- 3. On November 27, 2018, Movant commenced an action in the Court of Common Pleas of Allegheny County, Pennsylvania at Docket No. GD 18—015538.
- 4. Respondent, Kenneth R. Weber, (Debtor) filed a Voluntary Petition in the United States Bankruptcy Court for the Western District of Pennsylvania for relief under Chapter 13 of Title 11 of the United States Code, docketed at 19-22111-TPA, on May 26, 2019.

Case 19-22111-TPA Doc 51 Filed 09/10/20 Entered 09/10/20 14:17:42 Desc Main Document Page 2 of 6

5. Movant seeks relief from the automatic stay to continue to pursue the action against

Debtor and his insurer, MetLife Auto & Home, claim number SLF94429, and recover any proceeds

available under any insurance policy owned by the Debtor.

6. At this time, Debtor's limits of liability coverage are unknown to the movant,

therefore he does not know whether there is sufficient coverage for Movant's claimed damages;

however, Movant will NOT be pursuing any assets from the bankruptcy estate and will pursue

only available insurance proceeds through MetLife's policy of insurance, or potentially an action

against MetLife grounded in bad faith, breach of contract, or the like, upon assignment of rights

from respondent as well as any applicable and available underinsured/uninsured motorist

(UIM/UM) policies.

7. Movant wishes to proceed solely against the Debtor's insurance coverage and

insurance proceeds currently with unknown liability limits as well as any applicable and available

UIM/UM policies and shall not pursue any funds of Debtor beyond the applicable and available

insurance coverage.

WHEREFORE, Movant respectfully requests that this Honorable Court grant relief from

the automatic stay so that movant may proceed with his claims against the debtor, Kenneth R.

Weber, in the Court of Common Pleas of Allegheny County, Pennsylvania, and satisfy such claims

from applicable and available insurance coverage and policies.

Respectfully submitted,

By: /s/ Peter D. Friday

Peter D. Friday, Esquire

Pa ID: 48746

G. Christopher Apessos, Esquire

Pa ID: 90908

Friday and Cox, LLC.

1405 McFarland Road Pittsburgh, PA 15215 T: (412) 561-4290 F: (412) 561-4291

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANI

IN RE:	Case No. 19-2211	Case No. 19-22111-TPA	
Kenneth R. Weber aka Ken Weber, aka Kenneth Weber	Chapter: 13		
Debtor			
Nicholas Bandola,			
Movant,			
v.			
Kenneth R. Weber aka Ken Weber, aka Kenneth Weber,	Hearing Date: Hearing Time:	October 14, 2020 9:30 a.m.	
Respondent.	Response Date:	September 14, 2020	
ORDE	CR OF COURT		
AND NOW, this day of	;	, 2020, upon consideration of	
the Motion for Relief from the Automatic	Stay, it is hereby OR	DERED that the Motion is	
GRANTED.			
Movant, Nicholas Bandola, may pro	oceed with the litigation	commenced in the Court of	
Common Pleas of Allegheny County Pennsy	lvania at Docket No. GD	18-015538 and any recovery	
therefrom shall be limited to the insurance	e coverage and insurar	nce proceeds applicable and	
available.			
	BY THE COURT:		
	J. Thomas P. Agresti		

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANI

IN RE: Case No. 19-22111-TPA

Kenneth R. Weber

aka Ken Weber, aka Kenneth Weber

Chapter: 13

Debtor

Nicholas Bandola,

Movant,

v.

Hearing Date: October 14, 2020

Hearing Time: 9:30 a.m.

Kenneth R. Weber

aka Ken Weber, aka Kenneth Weber,

Response Date: September 14, 2020

Respondent.

CERTIFICATE OF SERVICE OF MOTION FOR RELIEF FROM THE AUTOMATIC STAY, PROPOSED ORDER, AND NOTICE OF HEARING WITH RESPONSE DEADLINE

I, G. Christopher Apessos, hereby certify that on August 28, 2020, a true and correct copy of the foregoing Motion for Relief from the Automatic Stay, Proposed Order, and Notice of Hearing With Response Deadline was served through the Court's CM/ECF system, which will send email notification of the filing to the parties listed below.

Kenneth R. Weber c/o Susan J. Pearlstein 535 Smithfield Street, #630 Pittsburgh, PA 15222 suemejp@gmail.com

Ronda J. Winnecour Chapter 13 Trustee 600 Grant Street, Suite 3250 USX Tower Pittsburgh, PA 15219 cmecf@chapter13trusteewdpa.com Office of the United States Trustee Liberty Center 1001 Liberty Avenue, Suite 970 Pittsburgh, PA 15222 ustpregion03.pi.ecf@usdoj.gov

R. Sean O'Connell Robb Leonard Mulvihill LLP BNY Mellon Center 500 Grant Street, Suite 2300 Pittsburgh, PA 15219 soconnell@rlmlawfirm.com

/s/ Peter D. Friday
Peter D. Friday, Esquire

Pa ID: 48746 G. Christopher Apessos, Esquire Pa ID: 90908 capessos@fridaylaw.com

Friday and Cox, LLC. 1405 McFarland Road Pittsburgh, PA 15215 T: (412) 561-4290 F: (412) 561-4291